THIS AGREEMENT IS SUBJECT TO SOUTH CAROLINA CODE SECTION 15-48-10 ET SEQ., UNIFORM ARBITRATION ACT.

UNIFORM HOUSEHOLD GOODS BILL OF LADING

All My Sons Moving & Storage of Charleston, LLC

Carrier Ref./BOL No.

PSC/ORS No. 9792-B

2532 Oscar Johnson Dr, North Charleston, SC 29405 (843) 480-4333

	PPER		CONSIGNEE									
	MPANY		ADDRES						_			
			•	STATE					_			
CITY & STATE						NOTIFY	IN CASE OF D	DELAY		CHARGES	·	_
TELEPHONE						NAME						
						ADDRES TELEPH	SS					
AGI	RRED LOAD DATES:					BILL TO						_
AGREED UNLOAD DATES:						ATTN	CITY & STATE NO					
Н	Time Move Started						Description		Quantity	Rate	Charges	
0	Time Move Finished											
0	Travel Charge											
U		Men	Hours	Rates	Charges	Р						
_	Regular Hours											
R	Overtime Hours					Α						
L		1										
											+	
Y		Total Hou	rly Charges	c		1/					1	
		Total Hou	ily Charges	5		<u> </u>					 	
						<u> </u>					 	
NC	OTE: SHIPPER MUST IN	IDICATE CE	OICE MA	DF ON	VALUATION	<u> </u>						
	BY INITIALIN				***************************************	N						
	DI INITIALIN	IG THE AFT	PROPRIAT	L LIIVL.								
						G						
VAI	.UATION:											
•/\-												
at n min	Basic Value Prote ents per pound per artic o additional cost beyond imal protection that is cosehold goods.	tle. This low I the base ra	ver level of ate. Howe	protect ver, it pr	ion is provided ovides only	LBS. GROSS LBS. TARE LBS. NET	ORIGINAL		REWEIGH		TOTAL PACKING CHARGES	
										1		
EVI		TICLE DECI	ADATION			Tariff	Soc	Milos	Weight	Pate	Line Haul Charge	ıc.
	TRAORDINARY VALUE AF				: "Inventory of	Tariff	Sec	Miles	Weight	Rate	Line Haul Charge	S
I ack	knowledge that I have pr	epared and	retained a	copy of	•	AMS Tariff	No. 1		Weight			S
I ack Iten	knowledge that I have prossive that I have prossive sections of \$2	epared and ,000 or \$10	retained a 0 Per Pour	a copy of nd Per Ai	ticle" and that	AMS Tariff			Weight	Rate Rate	Line Haul Charge: Charges	S
I ack Item I hav	knowledge that I have property of \$2 to see the property of \$2 to see given a copy of this in	epared and ,000 or \$10 ventory to t	retained a 0 Per Pour the carrier'	a copy of nd Per Ai 's repres	rticle" and that entative. I	AMS Tariff Bulky Items:	No. 1		Weight			s
I ack Item I hav also	knowledge that I have promoted in Excess of \$2, we given a copy of this interpretable that the case.	epared and ,000 or \$10 ventory to t arrier's liabi	retained a O Per Pour the carrier' ility for loss	a copy of nd Per Ai 's repres s of or da	rticle" and that entative. I amage to any	AMS Tariff Bulky Items: Motorcycle	No. 1		Weight			es
I ack Item I hav also artic	knowledge that I have property of \$2 to the property of this inverse given a copy of this inverse that the called valued in excess of \$2	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano	No. 1 Description		Weight			es
I ack Item I hav also artic Iimi	knowledge that I have promoted in Excess of \$2, we given a copy of this interpretable that the called valued in excess of \$2 ted to \$100 per pound for	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe	No. 1 Description		Weight			es
I ack Item I hav also artic Iimi	knowledge that I have property of \$2 to the property of this inverse given a copy of this inverse that the called valued in excess of \$2	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub	No. 1 Description rgan (400+ lbs.)		Weight			25
I ack Item I hav also artic limi	knowledge that I have promoted in Excess of \$2, we given a copy of this interpretable that the called valued in excess of \$2 ted to \$100 per pound for	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe	No. 1 Description rgan (400+ lbs.)		Weight			
I ack Item I hav also artic limi	knowledge that I have promoted in Excess of \$2, we given a copy of this interpretable that the called valued in excess of \$2 ted to \$100 per pound for	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub	No. 1 Description rgan (400+ lbs.)		Weight			
I ack Item I hav also artic Iimi	knowledge that I have promoted in Excess of \$2, we given a copy of this interpretable that the called valued in excess of \$2 ted to \$100 per pound for	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small	No. 1 Description rgan (400+ lbs.) r Boat		Weight			
I ack Item I hav also artic Iimir on a	knowledge that I have property of \$2, we given a copy of this invaced in Excess of \$2, we given a copy of this invaced that the case of \$2 ted to \$100 per pound for actual article weight).	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	AMS Tariff Bulky Items: Motorcycle Piano/Pipe of Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La	No. 1 Description rgan (400+ lbs.) r Boat		Weight			
I ack Item I hav also artic limi	knowledge that I have property of \$2, we given a copy of this invaced in Excess of \$2, we given a copy of this invaced that the case of \$2 ted to \$100 per pound for actual article weight).	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10	retained a 10 Per Pour the carrier' ility for loss 100 per pour	a copy of nd Per Ai 's repres s of or da nd per a	ticle" and that entative. I amage to any rticle will be	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg	No. 1 Description rgan (400+ lbs.) r Boat		Weight			S
I ack Item I hav also artid ilimit on a	knowledge that I have property of this in the gradued in Excess of \$2, we given a copy of this in the case of the case of \$2, which is acknowledge that the case of \$2, which is actual and the case of \$2, which is actual article weight).	epared and ,000 or \$10 ventory to t arrier's liabi 2,000 or \$10 or each pou	retained a 0 Per Pour the carrier' ility for loss 00 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	ticle" and that entative. I amage to any rticle will be	Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco	No. 1 Description rgan (400+ lbs.) r Boat	on	Weight			S
I ack Item I hav also artio limit on a	knowledge that I have properties Valued in Excess of \$2, we given a copy of this interpretable acknowledge that the calcel valued in excess of \$2 ted to \$100 per pound for actual article weight). NED	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived gard Claims Reco	on	Weight			
I ack Item I hav also artic Ilmit on a SIGN DEL All p	knowledge that I have property was received in Excess of \$2, we given a copy of this into acknowledge that the calcel valued in excess of \$2 ted to \$100 per pound for actual article weight). NED IEVRY RECEIPT: To be sign or poerty was received in	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Tow	No. 1 Description Tgan (400+ lbs.) Tr Boat bor ge eived yard Claims Recorded	on	Weight			
I ack Item I hav also artic Ilmit on a SIGN DEL All p	knowledge that I have properties Valued in Excess of \$2, we given a copy of this interpretable acknowledge that the calcel valued in excess of \$2 ted to \$100 per pound for actual article weight). NED	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco Discount Tow Full Value Pro Overnight Tru	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived vard Claims Reconstection	eived				
I ack Item I hav also artic Ilmit on a SIGN DEL All p	knowledge that I have property was received in Excess of \$2, we given a copy of this into acknowledge that the calcel valued in excess of \$2 ted to \$100 per pound for actual article weight). NED IEVRY RECEIPT: To be sign or poerty was received in	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco Discount Tow Full Value Pro Overnight Tru	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived rard Claims Recontection uck Storage	eived		Rate	Charges	
I ack Item I hav also artic Iimit on a SIGN DEL All p inve	knowledge that I have property was received in Excess of \$2, we given a copy of this into acknowledge that the calcel valued in excess of \$2 ted to \$100 per pound for actual article weight). NED IEVRY RECEIPT: To be sign or poerty was received in	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco Discount Tow Full Value Pro Overnight Tru	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived rard Claims Recontection uck Storage ment Acknow	eived	nt To	Rate	Charges	
I ack Item I hav also artic Iimit on a SIGN DEL All p inve	knowledge that I have properly very solved in Excess of \$2, we given a copy of this invariant the case of acknowledge that the case of \$2, and the case of \$2, and the case of \$100 per pound for actual article weight). NED IEVRY RECEIPT: To be sign or properly was received in entory form.	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco Discount Tow Full Value Pro Overnight Tru Pay	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived rard Claims Recontection uck Storage ment Acknow	eived	nt To	Rate	Charges	
I ack Item I hav also artic Iimit on a SIGN DEL All p inve	knowledge that I have properly very solved in Excess of \$2, we given a copy of this invariant the case of acknowledge that the case of \$2, and the case of \$2, and the case of \$100 per pound for actual article weight). NED IEVRY RECEIPT: To be sign or properly was received in entory form.	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Reco Discount Tow Full Value Pro Overnight Tru Pay	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived rard Claims Recontection uck Storage ment Acknow	eived	nt To	Rate	Charges	
I ack Item I hav also artic limit on a SIGN DEL All p inve	knowledge that I have properly very solved in Excess of \$2, we given a copy of this invariant the case of acknowledge that the case of \$2, and the case of \$2, and the case of \$100 per pound for actual article weight). NED IEVRY RECEIPT: To be sign or properly was received in entory form.	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Tow Full Value Pro Overnight Tru Pay Prepayment I By By	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived rard Claims Recontection uck Storage ment Acknow	eived	nt To Prepa	Rate	Charges	
I ack Item I hav also artic limit on a SIGN DEL All p inve	knowledge that I have properly very given a copy of this invaced acknowledge that the case of \$2 ted to \$100 per pound for actual article weight). IEVRY RECEIPT: To be sign or operty was received in entory form.	repared and ,000 or \$10 ventory to tarrier's liabile,000 or \$10 or each pour	retained a 10 Per Pour the carrier' ility for loss 10 per pour nd of the d	a copy of nd Per Ai 's repres s of or da nd per a damaged	rticle" and that entative. I amage to any rticle will be article (based	AMS Tariff Bulky Items: Motorcycle Piano/Pipe or Grand Piano Safe Hot Tub Riding Mowe Canoe/Small Additional La Fuel Surcharg Discount Tow Full Value Pro Overnight Tru Pay Prepayment I By By	No. 1 Description rgan (400+ lbs.) r Boat bor ge eived rard Claims Recontection ack Storage ment Acknow Received	eived	nt To Prepa	Rate	Charges	

CONTRACT TERMS AND CONDITIONS OF UNIFORM HOUSEHOLD GOODS BILL OF LADING

This contract is subject to all rules, regulations, rates, and charges in its Tariff on file with the South Carolina Public Service Commission (PSC) including, but not limited to, the following terms and conditions:

SECTION 1: The carrier shall be liable for physical loss of or damage to any articles from external cause while being carried or held in storage-in-transit EXCEPT loss, damage, or delay caused by or resulting:

- (a) From an act, omission, or order of shipper;
- (b) From defect or inherent vice of the article, including susceptibility to damage because of atmospheric conditions such as temperature and humidity or changes therein;
- (c) From (1) hostile or warlike action in time of peace or war, including action in hindering, combating or defending against an actual, impending or expected attack (A) by any government or sovereign power, or by any authority maintaining or using military, naval or air forces; or (B) by military, naval or air forces; or (C) by an agent of any government, power, authority or forces; (2) any weapon of war employing atomic fission or radioactive force whether in time of peace or war: (3) insurrection, rebellion, revolution, civil war, usurped power, or action taken by governmental authority in hindering, combating, or defending against such an occurrence; (4) seizure or destruction wider quarantine or customs regulations; (5) confiscation by order of any government or public authority; or (6) risks of contraband or illegal transportation or trade;
- (d) From strikes, lockouts, labor disturbances, riots, civil commotions, or the acts of any person or persons taking part in any such occurrence or disorder; and
- (e) From Acts of God.

SUBJECT, in addition to the foregoing, the following limitations apply on the carrier's liability:

The carrier's maximum liability shall be one of the following:

- (1) The actual loss or damage not exceeding sixty (60) cents per pound of the weight of any lost or damaged article when the shipper has released the shipment to carrier, in writing, with liability limited to sixty (60) cents per pound per article; or
- (2) Depreciated Replacement value of the lost or damaged item beyond repair provided that the shipper elects such valuation coverage and agrees to pay applicable rates or the option of satisfactory repairs.

FURTHER, a shipper's failure to notify the carrier in writing that an article having a value that exceeds \$2,000 or \$100 per pound will be included in the shipment will restrict the carrier's maximum liability to \$100 per pound for each pound of any lost or damaged article (based on actual article weight), not to exceed the declared value of the entire shipment.

SECTION 2. The carrier shall not be liable for delay caused by highway obstruction, or faulty or impassable highways, or lack of capacity of any highway, bridge or ferry, or caused by breakdown or mechanical defect of vehicles or equipment, or from any cause other than negligence of the carrier; nor shall the carrier be bound to transport by any particular schedule, means, vehicle, or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and the point of destination.

SECTION 3. Shipper's or consignor's and/or consignee's liability shall include the following:

- (a) The shipper (individual or commercial) and consignor upon tender of the shipment to carrier, and the consignee, upon acceptance of delivery of shipment from carrier, shall be liable, jointly and severally, for all unpaid charges payable on account of a shipment in accordance with applicable tariffs including, but not limited to sums advanced or disbursed by a carrier on account of such shipment. The extension of credit to either shipper or consignee for such unpaid charges shall not thereby discharge the obligation of the other party to pay such charges in the event the party to whom credit has been extended shall fail to pay such charges.
- (b) Shipper and/or consignor acknowledge that no explosives and or dangerous articles or goods shall be contained in shipment. However, shipper and/or consignee shall indemnify carrier against any loss or damage caused by the negligent or intentional inclusion of explosives or dangerous goods therein.

SECTION 4. If for any reason other than the fault of carrier, delivery cannot be made at address shown on the face hereof, or at any changed address of which carrier has been notified, carrier, at its option, may cause articles contained in shipment to be stored in a warehouse selected by it at the point of delivery or at other available points, and were held without liability on the part of the carrier, at the cost of the owner, and subject to a lien for all accrued tariff and other lawful charges.

SECTION 5. If shipment is refused by consignee at destination, or if shipper, consignee or owner of property fails to receive or claim it within fifteen (15) days after written notice by United States mail addressed to shipper and consignee at post office addresses shown on face hereof, or if shipper fails or refuses to pay applicable charges in accordance with carrier's applicable tariff, carrier may sell the property at its option, either (a) upon notice in the manner authorized by law, or (b) at public auction to highest bidder for cash at a public sale to be held at a time and place named by carrier, thirty (30) days' notice of which sale shall have been given in writing to shipper and consignee, and there shall have been published at least once a week for two consecutive weeks in a newspaper of general circulation at or near the place of sale, a notice thereof containing a description of the property as described in the bill of lading, and the names of the consignor and consignee. The proceeds of any sale shall be applied toward payment of lawful charges applicable to shipment and toward expenses of notice, advertising and sale, and of storing caring for and maintaining property prior to sale, and the balance, if any, shall be paid to owner of property; PROVIDED that any perishable articles contained in said shipment may be sold at public or private sale without such notices, if, in the opinion of carrier, such action is necessary to prevent deterioration or further deterioration.

SECTION 6. As a condition precedent to recovery, a claim for any loss or damage, injury or delay, must be filed in writing with carrier within nine (9) months after delivery to consignee as shown on face hereof, or in case of failure to make delivery, then within nine (9) months after a reasonable time for delivery has elapsed; and suit must be instituted against carrier within two (2) years and one (1) day from the date when notice in writing is given by carrier to the claimant that carrier has disallowed the claim or any part or parts thereof specified in the notice. Where a claim is not filed or suit is not instituted thereon in accordance with the foregoing provisions, carrier shall not be liable and such a claim will not be paid. SUBJECT TO APPLICABLE LAW, ANY CLAIM OR DISPUTE BETWEEN YOU AND ALL MY SONS MOVING & STORAGE OF CHARLESTON, LLC ("CARRIER") ARISING FROM OR IN CONNECTION WITH THE TRANSPORTATION OF YOUR GOODS (A "DISPUTE") IN SOUTH CAROLINA INTRASTATE COMMERCE WHETHER UNDER STATE, OR LOCAL LAW, INCLUDING ANY VIOLATION OF ANY APPLICABLE LAW OR REGULATION, SHALL BE RESOLVED BY MANDATORY ARBITRATION IN CHARLESTON COUNTY, SOUTH CAROLINA IN ACCORDANCE WITH SOUTH CAROLINA CODE SECTION 15-48-10 ET SEQ., UNIFORM ARBITRATION ACT.

NOTICE

LIMITATION OF LIABILITY ON READY TO ASSEMBLE FURNITURE MADE FROM PRESS BOARD, PARTICLE BOARD, AND ENGINEERED WOOD

Furniture manufactured from pressboard, particleboard, and/or engineered wood is designed to go into a box from the manufacturer, to the retailer, and then to the customer unassembled. It is not constructed to withstand the normal stress of a move as an assembled unit. Most is not designed with the extra wood structural pieces to adequately brace the unit for movement out of or into a residence, and may not withstand the normal truck vibration, even in air-ride trailers. Usually chips or dents are not repairable. Surface impressions can be made on the furniture when writing on a single piece of paper. Assembly instructions frequently suggest that connecting hardware pieces be glued in place. This does not significantly improve the structural integrity of the pieces and makes disassembly impossible without creating substantial, irreparable damage. When a shipper elects to ship an article as defined herein, and notwithstanding the language contained in this Notice, in no case shall the liability of the carrier exceed \$.60 per pound per article or \$50.00 per article, whichever is greater.

creating substantial, irreparable damage. When a shipper elects to ship an article as defined herein, and notwithstanding the language contained in this Notice, in no case shall the liability of the carrier exceed \$.60 per pound per article or \$50.00 per article, whichever is greater.
[] Option 1 I/we choose to disassemble and reassemble all pressboard, particleboard, and /or engineered wood furniture prior to move. I/we assume all responsibility for damage to the pressboard, particleboard, and/or engineered wood furniture, which may occur during the disassembly of the furniture.
[] Option 2 I/we have engaged the services of another individual or company to disassemble all pressboard, particleboard, and /or engineered wood furniture prior to move. I/we assume all responsibility for damage, which may occur to the pressboard, particleboard, and/or engineered wood during the disassembly of the unit(s).
[] Option 3 I/we am/are tendering furniture constructed of pressboard, particleboard, and/or engineered wood fully assembled as part of our move. I/we understand that any claim for damage to the pressboard, particleboard, and /or engineered wood furniture may be denied due to the inherent vice, based on the fact that fully assembled all pressboard, particleboard, and /or engineered wood furniture is inherently susceptible to damage as outlined above.
SHIPPER, OWNER, OR CONSIGNEE MUST SELECT OPTION 1, 2, or 3.
NAME OF SHIPPER, OWNER OR CONSIGNEE DATE
SIGNATURE OF SHIPPER OWNER OR CONSIGNEE